#### From the INTERNATIONAL SEARCHING AUTHORITY

## PCT

KONINKLIJKE KPN N.V. P.O. Box 95321 NL-2509 CH Den Haag NETHERLANDS	NOTIFICAȚION OF TRANSMITTAL OF THE INTEÁNATIONAL SEARCH REPORT OR THE DECLARATION (PCT Rule 44.1)
	Date of mailing (day/month/year) 01/09/1999
Applicant's or agent's file reference	
402492W0	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/IB 99/00702	International filing date (day/month/year) 10/03/1999
Applicant	
KONINKLIJKE KPN N.V. et al.	
The speciment is beauty speciment that the later speciment Constitution is	h Danest han been catablished and in transmitted barowith
1. X The applicant is hereby notified that the International Search Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claim	h Report has been established and is transmitted herewith.  ns of the International Application (see Rule 46):
When? The time limit for filing such amendments is norma International Search Report; however, for more de	
Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41-22) 740.14.35	
For more detailed instructions, see the notes on the acco	mpanying sheet.
2. The applicant is hereby notified that no International Searc Article 17(2)(a) to that effect is transmitted herewith.	h Report will be established and that the declaration under
3. With regard to the protest against payment of (an) addition	onal fee(s) under Rule 40.2, the applicant is notified that:
	In transmitted to the International Bureau together with the stest and the decision thereon to the designated Offices.
no decision has been made yet on the protest; the ap	plicant will be notified as soon as a decision is made.
4. Further action(s): The applicant is reminded of the following:	
Shortly after 18 months from the priority date, the international a If the applicant wishes to avoid or postpone publication, a notic priority claim, must reach the International Bureau as provided completion of the technical preparations for international public	e of withdrawal of the international application, or of the in Rules 90 <i>bis</i> .1 and 90 <i>bis</i> .3, respectively, before the
Within 19 months from the priority date, a demand for internation wishes to postpone the entry into the national phase until 30 me	
Within 20 months from the priority date, the applicant must perform before all designated Offices which have not been elected in the priority date or could not be elected because they are not boun	ne demand or in a later election within 19 months from the

Name and mailing address of the International Searching Authority



European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

Authorized officer

Johannes Ligtvoet

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

#### **INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19**

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international policiation. Furthermore, it should be emphasized that provisional protection is available in some States only.

#### What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

#### When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

#### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been is filed, see below.

#### How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

#### What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

## NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

### The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
   "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]:
   "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
   "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
   "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

#### "Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

#### It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

#### Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

#### Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.



#### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	/Form PCT/ISA/2	of Transmittal of International Search Report 220) as well as, where applicable, item 5 below.
402492W0	ACTION	220) as well as, where applicable, item 3 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/IB <b>99/</b> 00702	10/03/1999	10/03/1998
Applicant		•
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KONINKLIJKE KPN N.V. et a	AI.	
This leterational Court Board has be		
according to Article 18. A copy is being t	en prepared by this International Searching Autl ransmitted to the International Bureau.	nority and is transmitted to the applicant
This International Search Report consist  X It is also accompanied b	s of a total of2 sheets.  y a copy of each prior art document cited in this	report .
	y a copy or cach phot are accument once in and	, report
1. Basis of the report		
<ul> <li>With regard to the language, the language in which it was filed, ur</li> </ul>	e international search was carried out on the ban nless otherwise indicated under this item.	sis of the international application in the
the international search Authority (Rule 23.1(b)).	was carried out on the basis of a translation of t	the international application furnished to this
b. With regard to any nucleotide a		nternational application, the international search
was carried out on the basis of the contained in the internat	ne sequence listing : ional application in written form.	
	ernational application in computer readable for	m.
furnished subsequently t	o this Authority in written form.	
furnished subsequently t	to this Authority in computer readble form.	
the statement that the suinternational application	absequently furnished written sequence listing d as filed has been furnished.	loes not go beyond the disclosure in the
the statement that the in furnished	formation recorded in computer readable form is	s identical to the written sequence listing has been
2. Certain claims were for	und unsearchable (See Box I).	
3. Unity of invention is la	cking (see Box II).	
4. With regard to the title,		
	ubmitted by the applicant.	
-	shed by this Authority to read as follows:	
5. With regard to the abstract,		
X the text is approved as s	ubmitted by the applicant.	
the text has been establi within one month from the	shed, according to Rule 38.2(b), by this Authori e date of mailing of this international search rep	ty as it appears in Box III. The applicant may, port, submit comments to this Authority.
	5	
6. The figure of the drawings to be put	olished with the abstract is Figure No.	3
6. The figure of the <b>drawings</b> to be put as suggested by the app		None of the figures.
רעד	licant.	None of the figures.



For receiving Office use only	
International Approcation No.	
International Filing Date	

	International Filing Date				
The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty.	Name of receiving Office and "PCT International Application"				
	Applicant's or agent's file reference (if desired) (12 characters maximum) 402492W0				
Box No. I TITLE OF INVENTION					
Method and system for transfer	ring data				
Box No. II APPLICANT					
Name and address: (Family name followed by given name; for a designation. The address must include postal code and name of cou address indicated in this Box is the applicant's State (that is, country of residence is indicated below.)	legal entity, full official nary. The country of the of residence if no State This person is also inventor.				
	Telephone No.				
Koninklijke KPN N.V.	+31 70 3323678 Facsimile No.				
Stationsplein 7 9726 AE GRONINGEN	+31 70 3323840				
The Netherlands	Teleprinter No.				
State (that is, country) of nationality:  NL	State (that is, country) of residence:  NL				
This person is applicant for the purposes of:  all designated X all designated the United States	States except the United States the States indicated in the States indicated in the Supplemental Box				
Box No. III FURTHER APPLICANT(S) AND/OR (FURTH	ER) INVENTOR(S)				
Name and address: (Family name followed by given name: for a le designation. The address must include postal code and name of count address indicated in this Box is the applicant's State (that is, country) of residence is indicated below.)	gal entity, full official iry. The country of the of residence if no State  This person is:  applicant only				
PIETERSE Rob	X applicant and inventor				
Verbenalaan 1					
2111 ZL AERDENHOUT	inventor only (If this check-box is marked, do not fill in below,)				
State (that is, country) of nationality:	State (that is, country) of residence:				
NL NL	NL				
This person is applicant all designated all designated States all designated States	the States except the United States the States indicated in the Supplemental Box				
Further applicants and/or (further) inventors are indicated on a	a continuation sheet.				
Box No. IV AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE					
The person identified below is hereby/has been appointed to act on bot the applicant(s) before the competent International Authorities as:	A agent Common representative				
Name and address: (Family name followed by given name; for a leg designation. The address must include postal code	gal entity, full official and name of country.) +31 70 3323678				
KLEIN Bart	Facsimile No.				
Koninklijke KPN N.V.	+31 70 3323840				
P.O. Box 95321					
2509 CH THE HAGUE	Teleprinter No.				
The Netherlands					
Address for correspondence: Mark this check-box where no as space above is used instead to indicate a special address to which	gent or common representative is/has been appointed and the correspondence should be sent.				
rm PCT/RO/101 (first sheet) (July 1998: reprint January 1999)	Son Motor to all a superior forms				

Continuation of Box No. III FURTHER APPLICANT(S)	AND/OR (FURTER) INVENTOR(S)
If none of following sub-boxes is used, the	his sheet should not be included in the request.
Name and address: (Family name followed by given name; for a designation. The address must include postal code and name of country, address indicated in this Box is the applicant's State (that is, country, of residence is indicated below.)  DE LEEUW Edo Mark Alexander Asterstraat 31 3551 SW UTRECHT The Netherlands  State (that is, country) of nationality:	applicant only  applicant and inventor  inventor only (If this check-box is marked, do not fill in below.)
NL	NL NL
This person is applicant all designated all designated for the purposes of:	States except the United States the States indicated in the Supplemental Box
Name and address: (Family name followed by given name; for a le designation. The address must include postal code and name of count address indicated in this Box is the applicant's State (that is, country) of residence is indicated below.)  VAN DER PUT Ronald Robertus Gerardus Laurent Hoekmanstraat 26 1315 JN ALMERE The Netherlands	applicant only
State (that is, country) of nationality:	State (that is, country) of residence:
This person is applicant all designated all designated States the United State	States except
Name and address: (Family name followed by given name; for a leg designation. The address must include postal code and name of country address indicated in this Box is the applicant's State (that is, country) of of residence is indicated below.)	This person is:  applicant only  applicant and inventor  inventor only (If this check-box is marked, do not fill in below.)
State (that is, country) of nationality:	State (that is, country) of residence:
This person is applicant all designated all designated St for the purposes of: States all designated St	
Name and address: (Family name followed by given name; for a lega designation. The address must include postal code and name of country address indicated in this Box is the applicant's State (that is, country) of of residence is indicated below.)	al entity, full official y. The country of the residence if no State  This person is:  applicant only  applicant and inventor  inventor only (If this check-box is marked, do not fill in below.)
State (that is, country) of nationality:	tate (that is, country) of residence:
This person is applicant all designated States all designated States all designated States	thes except of America only the States indicated in the Supplemental Box
Further applicants and/or (further) inventors are indicated on an	nother continuation sheet.

Box	No.V	DESIGNATION OF STATES					
The	The following designations are may made under Rule 4.9(a) (mark the applicable ck-boxes; at least one must be marked):						
Regional Patent							
_	AB ADTPO Potent: CH Ghana CM Gambia KF Kenya I.S.Lesotho, MW Malawi, SD Sudan, SZ Swaziland, UG Uganda						
		ZW Zimbabwe, and any other State which is a Con	ıtracti	ng Sta	te of the Harare Protocol and of the PCI		
×	EA	Turacian Patent: AM Armenia A7 Azerbaijan	RY	Belar	us, KG Kyrgyzstan, KZ Kazakhstan, MD Republic of nistan, and any other State which is a Contracting State		
×	EP	European Patent: AT Austria, BE Belgium, CH DK Denmark, ES Spain, FI Finland, FR France, GE MC Monaco, NL Netherlands, PT Portugal, SE Swe Patent Convention and of the PCT	Uniteden,	ed Kin and an	itzerland and Liechtenstein, CY Cyprus, DE Germany, gdom, GR Greece, IE Ireland, IT Italy, LU Luxembourg, y other State which is a Contracting State of the European		
X	OA OAPI Patent: BF Burkina Faso, BJ Benin, CF Central African Republic, CG Congo, CI Côte d'Ivoire, CM Carneroon.  GA Gabon, GN Guinea, GW Guinea-Bissau, ML Mali, MR Mauritania, NE Niger, SN Senegal, TD Chad, TG Togo, and any other State which is a member State of OAPI and a Contracting State of the PCT (if other kind of protection or treatment desired, specify on dotted line)						
Nation	ol Petr	ent (if other kind of protection or treatment desired, specify					
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X	EE	Estonia	X	SD	Sudan		
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Ø	GB	United Kingdom	X	SI	Slovenia		
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	LR	Liberia		• • • • •			
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Precautionary Designation Statement: In addition to the designations made above, the applicant also makes under Rule 4.9(b) all other designations which would be permitted under the PCT except any designation(s) indicated in the Supplemental Box as being excluded from the scope of this statement. The applicant declares that those additional designations are subject to confirmation and that any designation which is not confirmed before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time limit. (Confirmation of a designation consists of the filing of a notice specifying that designation and the payment of the designation and confirmation fees. Confirmation must reach the receiving Office within the 15-month time limit.)

Box No. VI	PRIORITY C	LAIM				Further price	ority claims are indicated	in the Supplemental Box
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item (3)								
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Box No. VII	INTERNATIO						,,,,,	
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Next to each signa	ture, indicate the na	me of the p	erson signing an	d the cap	pacity in which	h the person sig	ns (if such capacity is not obt	ious from reading the request).
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5. International (if two or me	l Searching Authore are competen	ority t): IS	A /		6.	Transmittal until search	of search copy delayed fee is paid.	
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Supplemental Box

If the Supplemental Box is not used, this sheet should not be included in the request.

- 1. If, in any of the Boxes, the space insufficient to furnish all the information: ch case, write "Continuation of Box No. ..."
  [indicate the number of the Box] and furnish the information in the same manner as required according to the captions of the Box in which the space was insufficient, in particular:
- (i) if more than two persons are involved as applicants and/or inventors and no "continuation sheet" is available: in such case, write "Continuation of Box No. III" and indicate for each additional person the same type of information as required in Box No. III. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below;
- (ii) tf, in Bax No. II or in any of the sub-baxes of Bax No. III, the indication "the States indicated in the Supplemental Bax" is checked:
  in such case, write "Continuation of Bax No. II" or "Continuation of Bax No. III" or "Continuation of Bax No. III" (as the case may be), indicate the name of the applicant(s) involved and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is applicant;
- (iii) if, in Box No. II or in any of the sub-boxes of Box No. III, the inventor or the inventor/applicant is not inventor for the purposes of all designated States or for the purposes of the United States of America: in such case, write "Continuation of Box No. II" or "Continuation of Boxes No. II and No. III" (as the case may be), indicate the name of the "Continuation of Box No. III" or "Continuation of Boxes No. II and No. III" (as the case may be), indicate the name of the inventor(s) and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurosian, European or OAPI patent) for the purposes of which the named person is inventor;
- (iv) If, in addition to the agent(s) indicated in Box No. IV. there are further agents: in such case, write "Continuation of Box No. IV" and indicate for each further agent the same type of information as required in Box No. IV;
- (v) tf. in Bax No. V, the name of any State (or OAPI) is accompanied by the indication "patent of addition," or "certificate of addition," or if, in Bax No. V, the name of the United States of America is accompanied by an indication "continuation" or "continuation-in-part": in such case, write "Continuation of Bax No. V" and the name of each State involved (or OAPI), and after the name of each such State (or OAPI), the number of the parent title or parent application and the date of grant of the parent title or filing of the parent application;
- (vi) if, in Box No. VI, there are more than three earlier applications whose priority is claimed: in such case, write "Continuation of Box No. VI" and indicate for each additional earlier application the same type of information as required in Box No. VI;
- (vii) if, in Box No. VI, the earlier application is an ARIPO application: in such case, write "Continuation of Box No. VI", specify the number of the item corresponding to that earlier application and indicate at least one country party to the Paris Convention for the Protection of Industrial Property for which that earlier application was filed.
- 2. If, with regard to the precautionary designation statement contained in Box No. V, the applicant wishes to exclude any State(s) from the scope of that statement: in such case, write "Designation(s) excluded from precautionary designation statement" and indicate the name or two-letter code of each State so excluded.
- 3. If the applicant claims, in respect of any designated Office, the benefits of provisions of the national law concerning non-prejudicial disclosures or exceptions to lack of novelty: in such case, write "Statement concerning non-prejudicial disclosures or exceptions to lack of novelty" and furnish that statement below.

PIETERSE ROB

See Notes to the request form

Supplemental Box

If the Supplemental Box is not used, this sheet should not be included in the request.

- 1. If, in any of the Boxes, the spaces insufficient to furnish all the information: In the case, write "Continuation of Box No. ..." [indicate the number of the Box] and furnish the information in the same manner as required according to the captions of the Box in which the space was insufficient, in particular:
- (i) If more than two persons are involved as applicants and/or inventors and no "continuation sheet" is available: in such case, write "Continuation of Box No. III" and indicate for each additional person the same type of information as required in Box No. III. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below:
- (ii) if, in Bax No. II or in any of the sub-boxes of Box No. III, the indication "the States indicated in the Supplemental Box" is checked: in such case, write "Continuation of Box No. II" or "Continuation of Box No. III" or "Continuation of Boxes No. II and No. III" (as the case may be), indicate the name of the applicant(s) involved and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is applicant;
- if, in Box No. II or in any of the sub-boxes of Box No. III, the inventor or the inventor/applicant is not inventor for the purposes of all designated States or for the purposes of the United States of America: in such case, write "Continuation of Box No. II" or "Continuation of Box No. II" (as the case may be), indicate the name of the inventor(s) and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is inventor;
- (iv) if, in addition to the agent(s) indicated in Box No. IV, there are further agents: in such case, write "Continuation of Box No. IV" and indicate for each further agent the same type of information as required in Box No. IV;
- (v) if, in Box No. V, the name of any State (or OAPI) is accompanied by the indication "patent of addition," or "certificate of addition," or if, in Box No. V, the name of the United States of America is accompanied by an indication "continuation" or "continuation-in-part": in such case, write "Continuation of Box No. V" and the name of each State involved (or OAPI), and after the name of each such State (or OAPI), the number of the parent title or parent application and the date of grant of the parent title or filing of the parent application;
- (vi) If, in Box No. VI, there are more than three earlier applications whose priority is claimed: in such case, write "Continuation of Box No. VI" and indicate for each additional earlier application the same type of information as required in Box No. VI;
- (vii) if, in Box No. VI, the earlier application is an ARIPO application: in such case, write "Continuation of Box No. VI", specify the number of the item corresponding to that earlier application and indicate at least one country party to the Paris Convention for the Protection of Industrial Property for which that earlier application was filed.
- 2. If, with regard to the precautionary designation statement contained in Box No. V, the applicant wishes to exclude any State(s) from the scope of that statement: in such case, write "Designation(s) excluded from precautionary designation statement" and indicate the name or two-letter code of each State so excluded.
- 3. If the applicant claims, in respect of any designated Office, the benefits of provisions of the national law concerning non-prejudicial disclosures or exceptions to lack of novelty: in such case, write "Statement concerning non-prejudicial disclosures or exceptions to lack of novelty" and furnish that statement below.

VAN DER PUT Roland Robertus Gerardus Laurentius

Supplemental Box

If the Sup

ntal Box is not used, this sheet should not be

duded in the request.

If, in any of the Boxes, the space is insufficient to furnish all the information: in such case, write "Continuation of Box No. (Indicate the number of the Bax) and furnish the information in the same manner as required according to the captions of the Box in which the space was insufficient, in particular:

- if more than two persons are involved as applicants and/or inventors and no "continuation sheet" is available: in such case, write "Continuation of Box No. III" and indicate for each additional person the same type of information as required in Box No. III. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated to the country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated to the country of the address indicated in this Box is the applicant of the country of the country of the address indicated in this Box is the applicant of the country of the co
- if, in Box No. II or in any of the sub-boxes of Box No. III, the indication "the States indicated in the Supplemental Box" is checked: in such case, write "Continuation of Box No. II" or "Continuation of Box No. III" or "Continuation of Box No. III" (as the case may be), indicate the name of the applicant(s) involved and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is applicant;
- if, in Box No. Il or in any of the sub-boxes of Box No. III, the inventor or the inventor/applicant is not inventor for the purposes of all designated States or for the purposes of the United States of America: in such case, write "Continuation of Box No. II" or "Continuation of Boxes No. II and No. III" (as the case may be), indicate the name of the inventor(s) and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named nexton is inventor. the purposes of which the named person is inventor;
- if, in addition to the agent(s) indicated in Box No. IV, there are further agents: in such case, write "Continuation of Box No. IV" and indicate for each further agent the same type of information as required in Box No. IV;
- (v) If, in Box No. V, the name of any State (or OAPI) is accompanied by the indication "patent of addition," or "certificate of addition," or if, in Box No. V, the name of the United States of America is accompanied by an indication "continuation" or "continuation-in-part": in such case, write "Continuation of Box No. V" and the name of each State involved (or OAPI), and after the name of each such State (or OAPI), the number of the parent title or parent application and the date of grant of the parent title or filing of the parent small involved. of the parent application;
- tf, in Box No. VI, there are more than three earlier applications whose priority is claimed: in such case, write "Continuation of Box No. VI" and indicate for each additional earlier application the same type of information as required in Box No. VI;
- If, in Box No. VI, the earlier application is an ARIPO application: in such case, write "Continuation of Box No. VI", specify the number of the tem corresponding to that earlier application and indicate at least one country party to the Paris Convention for the little continuation of Box No. VI", specify (vii) the Protection of Industrial Property for which that earlier application was filed.
- 2. If, with regard to the precautionary designation statement contained in Box No. V, the applicant wishes to exclude any State(s) from the scope of that statement: in such case, write "Designation(s) excluded from precautionary designation statement" and indicate the name or two-letter code of each State so excluded.
- 3. If the applicant claims, in respect of any designated Office, the benefits of provisions of the national law concerning non-prejudicial disclosures or exceptions to lack of novelty: in such case, write "Statement concerning non-prejudicial disclosures or exceptions to lack of novelty" and furnish that statement below.

DE LEEUW Edo Mark Alexander

See Notes to the request form

This sheet is not part of and does not count as a sheet of the international application.

## **PCT**

# FEE CALCULATION SHEET Appex to the Request

To receiving office use only	
nal application No.	

See Notes to the fee calculation sheet

Annex to the Request	International application 70.
Applicant's or agent's	
file reference 402492WO	Date stamp of the receiving Office
Applicant Koninklijke KPN N.V.	
CALCULATION OF PRESCRIBED FEES	
1. TRANSMITTAL FEE	DEM 200, - IT
2. SEARCH FEE	DEM 2200, -  S
International search to be carried out by  (If two or more International Searching Authorities are competent in relation application, indicate the name of the Authority which is chosen to carry out the international search of the search of	n to the international ternational search.)
3. INTERNATIONAL FEE	
Basic Fee The international application contains sheets.	
first 30 sheets DFM 800	7
remaining sheets additional amount	b2
Add amounts entered at b1 and b2 and enter total at B	FM 800, - B
Designation Fees The international application contains	
•	M 2024 - D
number of designation fees amount of designation fee payable (maximum 10)	
Add amounts entered at B and D and enter total at I	DEM 2024 - 1
(Applicants from certain States are entitled to a reduction of 75% of international fee. Where the applicant is (or all applicants are) so entitled total to be entered at I is 25% of the sum of the amounts entered at B and	f the i, the id D.)
4. FEE FOR PRIORITY DOCUMENT (if applicable)	P
5. TOTAL FEES PAYABLE	DEM 5224
The designation fees are not paid at this time.	
MODE OF PAYMENT	
authorization to charge	coupons
deposit account (see below)  cheque  cash	other (specify):
postal money order revenue stamps	
DEPOSIT ACCOUNT AUTHORIZATION (this mode of payment ma)	not be available at all receiving Offices)
The RO/ EP is hereby authorized to charge the total fees in	dicated above to my deposit account.
deposit account.	nditions for deposit accounts of the receiving Office so permit) is a credit any overpayment in the total fees indicated above to my
is hereby authorized to charge the fee for prepa Bureau of WIPO to my deposit account.	ration and transmittal of the priority document to the International  Klein Bert
28000011 10 March 1999 Deposit Account No. Date (day/month/year)	Signature



#### From the INTERNATIONAL BUREAU

#### **PCT**

#### **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

To:

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231

ÉTATS-UNIS D'AMÉRIQUE

Date of mailing (day/month/year)

O2 November 1999 (02.11.99)

in its capacity as elected Office

International application No. PCT/IB99/00702

International filing date (day/month/year)
10 March 1999 (10.03.99)

402492WO

Applicant's or agent's file reference

Priority date (day/month/year) 10 March 1998 (10.03.98)

Applicant

PIETERSE, Rob et al

X in the demand fi	iled with the Inte						
		28 Septembe	r 1999 (28.0	9.99)			
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	was not						
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made before the expir		ths from the priority	date or, where	e Rule 32 app	lies, withi	n the time lin	nit under
made before the expir		ths from the priority	date or, where	e Rule 32 app	lies, withi	n the time lin	nit under
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made before the expir		ths from the priority	date or, where	e Rule 32 app	lies, withi	n the time lin	nit under

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland **Authorized officer** 

Juan Cruz

Facsimile No.: (41-22) 740.14.35

Telephone No.: (41-22) 338.83.38



#### **PCT**

#### **ACKNOWLEDGEMENT OF RECEIPT OF DOCUMENTS FILED WITH THE** INTERNATIONAL BUREAU AS RECEIVING OFFICE

To:

KLEIN, Bart Koninklijke KPN N.V. P.O. Box 95321 NL-2509 CH The Hague PAYS-BAS

Date of mailing (day/month/year)	20 April 1999 (20.04.99)	Facsimile No.: +31 70 332 38 40
Applicant's or agent	's file reference 402492WO	IMPORTANT COMMUNICATION
International applica	ation Na. PCT/IB99/00702	Date of receipt (day/month/year) 10 March 1999 (10.03.99)
Applicant	KONINKLIJKE KPN N.V.	
Title of the invention	METHOD AND SYSTEM FOR	TRANSFERRING DATA

X	PCT Request	(7 pages)
	description (excluding sequence listing part)	(10 pages)
$\overline{\mathbf{x}}$	claims	(2 pages)
X	abstract	(1 page)
X	drawings	(2 pages)
	sequence listing part of description	
	fee calculation sheet	
	separate authorization to charge deposit acco	punt
	cheque	
	cash (in person only)	
	power(s) of attorney	
	statement(s) explaining lack of signature	
	priority document	
	separate indications concerning deposited mi	cro-organism or other biological material
	nucleotide and/or amino acid sequence listing	on diskette
	statement(s) accompanying diskette(s) contain	ning sequence listing
	accompanying letter	
	form PCT/RO/198 (RO/IB)	
X)	other (specify): - Search report (1)	
	form PCT/RO/198 (RO/IB)	

accordingly.

2. Additional observations (if necessary):

Name and mailing address of the receiving Office

International Bureau of WIPO
PCT Receiving Office Section
34, chemin des Colombettes, 1211 Geneva 20, Switzerland

Facsimile No. (41-22) 910 06 10 (Groups 3 and 4)

Authorized officer

Agnes Wittmann-Regis

Telephone No. (41-22) 338 90 33

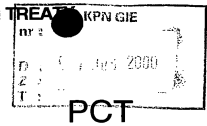


From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To

KLEIN, Bart KONINKLIJKE KPN N.V. P.O. Box 95321 NL-2509 CH Den Haag PAYS-BAS



NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of mailing

(day/month/year)

02.06.2000

Applicant's or agent's file reference 402492WO

International application No.

PCT/IB99/00702

International filing date (day/month/year)

10/03/1999

Priority date (day/month/year)

IMPORTANT NOTIFICATION

10/03/1998

**Applicant** 

KONINKLIJKE KPN N.V. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx; 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer

Pelatti, V

Tel.+49 89 2399-7309



**PCT** 

REC'D 0 7 JUN 2000

POT

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

402492W	•	nt's file reference	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
Internationa		cation No	International filing date (day/mon	nth/year) Priority date (day/month/year)
PCT/IB99			10/03/1999	10/03/1998
				10/00/1000
H04Q9/0		mt Classification (IPC) of th	ational classification and IPC	
Applicant				
KONINKI	JJKE	E KPN N.V. et al.		
			nination report has been prepare according to Article 36.	ed by this International Preliminary Examining Authority
2. This F	REPC	PRT consists of a total o	f 8 sheets, including this cover	sheet.
b (s	een a see R	mended and are the ba	asis for this report and/or sheets 607 of the Administrative Instruc	the description, claims and/or drawings which have s containing rectifications made before this Authority ctions under the PCT).
3. This r	eport	contains indications re	lating to the following items:	•
I	$\boxtimes$	Basis of the report		
11		•		
Ш		Non-establishment of	opinion with regard to novelty, i	inventive step and industrial applicability
IV		Lack of unity of invent		
٧	×	Reasoned statement citations and explanat	under Article 35(2) with regard to tions suporting such statement	to novelty, inventive step or industrial applicability;
VI		Certain documents ci	ted	
VII	$\boxtimes$	Certain defects in the	international application	
VIII	×	Certain observations	on the international application	
Data of sub	missi	on of the demand	Date	of completion of this report
Date of sur	AT III S SI	on or the demand		or completion of the report
28/09/19	99		02.06	5.2000
		g address of the internation ining authority:	nal Autho	orized officer
	D-8	opean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 5236	Aullc	o Navarro, A
Fax: +49 89 2399 - 4465			· · · · · · · · · · · · · · · · · · ·	phone No. +49 89 2399 2267



International application No. PCT/IB99/00702

#### i. Basis of the report

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

	เทย	report since they d	o not contain amendments.).
	Des	scription, pages:	
	1-10	o	as originally filed
	Cla	ims, No.:	·
	1-10	o	as originally filed
	Dra	wings, sheets:	
	1/2-	2/2	as originally filed
2.	The	amendments have	e resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:
3.			en established as if (some of) the amendments had not been made, since they have been beyond the disclosure as filed (Rule 70.2(c)):
4.	Ado	litional observations	s, if necessary:



International application No. PCT/IB99/00702

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes:

Claims 1-10

No:

Claims

Inventive step (IS)

Yes: C

Claims 9

No:

Claims 1-8, 10 .

Industrial applicability (IA)

Yes:

Claims 1-10

No: Claims

2. Citations and explanations

see separate sheet

#### VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

#### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

#### V. Statement under Article 35(2) PCT:

Reference is made to the following documents:

D1: EP-A-0 529 269 (IBM) 3 March 1993 (1993-03-03)

D2: US-A-5 297 144 (GILBERT SHELDON L ET AL) 22 March 1994 (1994-03-22) cited in the application

It is not clear what technical contribution over the prior art represented by D1 or 1. D2 (see the passages cited in the International Search Report, as well as the drawings) has been made by the present independent Claims 1 and 10. In this respect, D2 already discloses, in addition to the features in the preamble of Claims 1 and 10, the feature relating to the transmitter deactivation in response to the absence of a selection message for that first station during a selection time slot (column 10, line 61 - column 11, line 14). These features are also disclosed in D1 (column 7, line 52 - column 8, line 18). Both documents are concerned with the problem of an efficient battery power management and provide a solution based on the same essential features as the application (deactivation of circuit parts not to be used in idle periods).

The actual technical problem that could be identified in the arrangement known from D2 is the fact that a reservation time slot must be present in the time window for each first station.

However, this problem is already solved in D1 with the transmission in a single selection time slot ("indexing message in the header sections") of the selection messages (in the form of a list, RLIST or TLIST), according to the corresponding features of Claims 1 and 10.

Thus, the essential features of Claims 1 and 10 are already anticipated by the disclosure of D1. The subject-matter of Claims 1 and 10 hence lacks an inventive step (Article 33(3) PCT).

Even if the non-explicit disclosure of a synchronisation time slot in D1 (regarded as implicit in the function of the headers) could be argued, the subject-matter of Claims 1 and 10 would still lack an inventive step in respect of an obvious combination the teachings of D1 and D2, since a skilled person, facing the problem of optimising the time window duration present in D2 due to the need to have one selection time slot per first station, would readily recognise a solution in the transmission of the selection messages (e.g., as a list) during a single selection time slot according to D1, and would find no difficulty when implementing that solution in the arrangement known from D2 as a normal exercise of professional competence, thus arriving at the subject-matter of Claims 1 and 10 without employing an inventive skill.

In such a case, the subject-matter of Claims 1 and 10 would lack an inventive step (Article 33(3) PCT) in respect of D1 and D2 in combination.

Arguments based on features "not explicitly expressed" in the claims cannot be 2. accepted in support of a possible inventive step of the claimed subject-matter, especially if they are based on vague assumptions about the fact that, in that respect, "at least" some of the features in the claims "was meant to be", while others "preferably also". Only what is explicitly mentioned in the claims has a limiting character on the scope of protection conferred and defines the subjectmatter in terms of technical features.

That the choice of the terms in the claims may have derived from a deficient translation of a single word, should have not represented an obstacle to the possibility of amending the wording of the claims based on suitable, clearer expressions taken e.g. from the description.

Moreover, some of the arguments submitted (e.g., that communication is enabled "without a first and a second station having been in contact with each other") are in contradiction with the actual subject-matter of the claims (e.g., the feature relating to the transmission of a synchronisation message from the second station to the first station, prior to the transmissions involving data), so that their technical relevance within the context of the present application is questionable.

# INTERNATIONAL PRELIMINARY Int EXAMINATION REPORT - SEPARATE SHEET

Therefore, examination is only possible on the basis of the subject-matter of the claims, represented by the combination of their technical features giving them the meaning they have according to the way they are formulated. Since no amendments have been effected on the claims, the objections in the above paragraph 1 have to be maintained.

- 3. Moreover, the features in the dependent Claims 2 to 8 do not add anything of inventive significance to the subject-matter of Claim 1, since they represent further implementation details which would fall within the normal competence of a skilled person, or would become apparent to that person following from the teachings of the cited documents.
- 4. It appears, however, that the additional features in present dependent Claim 9 could, if they had been added to the present independent claims, have represented a difference bearing a technical significance (the technical effect of adjusting "the duration of each time window to the number of first stations to be selected, i.e. the amount of data to be transmitted", such that the power management can be further optimised) which is not regarded as derivable from the teachings of the cited documents.

If corresponding independent claims, including the above-mentioned special technical features, had been filed in the course of this Preliminary Examination, then an inventive step could have been acknowledged and the present application could have been found to meet the requirements of Article 33(1)-(4) PCT.

#### VII. Certain defects:

1. The opening part of the description should have been modified to bring it into agreement with the amended independent claims that should have been filed (Rule 5.1(a)(iii) PCT). Particular attention should have been paid to avoiding any reference to "the invention" or to "embodiments" thereof in parts of the description not falling within the scope of the claims to be filed.

#### **EXAMINATION REPORT - SEPARATE SHEET**

- In addition to D2, the cited document D1 should have been acknowledged and 2. briefly discussed in the opening part of the description (Rule 5.1(a)(ii) PCT), so as to put the invention into the proper perspective.
  - Following from the disclosure of D1, the statement of problem in the introductory part of the description should have been revised in such a way that the problems existing in the arrangement known from D1 had become apparent to the reader, as well as to have clearly indicated where the technical contribution associated with the application lies (PCT Guidelines, II-4.4 and II-4.6).
- The Applicant's requests to amend the application cannot be adopted by the 3. Examiner, in view of the fact that the PCT requires that "amendments to the claims, the description and the drawings must be made by filing replacement sheets" (Rule 66.8(a) PCT and PCT Guidelines VI-7.2) and that "the applicant must submit [any] such sheet in typed form" (PCT Guidelines VI-7.4).

#### VIII. Certain observations:

- The present independent Claims 1 and 10 do not meet the requirement following 1. from Article 6 PCT taken in combination with Rule 6(3)(b) PCT that any independent claim must contain all the technical features essential to the invention.
- 1.1 In this respect, it is clear from the description (e.g., page 7, lines 22-23) that the characterising feature relating to the transmission of the <u>selection messages</u> should refer to both their transmission in a single selection time slot (as currently claimed in Claim 1) and to the fact that they are transmitted consecutively (as claimed in Claim 10). Thus, both features should have been present in any independent claim representing the invention.
- 1.2 Moreover, the preamble of Claim 10 lacks the references to the respective time slots (synchronisation, selection, response) associated with each phase of the transmission, in correspondence with the steps in the preamble of Claim 1.

#### **EXAMINATION REPORT - SEPARATE SHEET**

- 1.3 The above-mentioned features should be thus considered as essential to the definition and performance of the invention (PCT Guidelines III-4.1, III-4.3 and III-4.4), and as such, they should have been included in any independent claim.
- 2. In view of the above objection, it is considered that the system independent claim that should have been filed, should have hence included the same feature combination as the amended Claim 1 that should have been filed (for the sake of consistency), but drafted in terms of system features (i.e., by associating the functional features in the method claim to the corresponding system parts).
- The general statement in the last paragraph of the description (page 10, lines 15-3. 18), suggesting that the extent of protection may be expanded in some vague and not precisely defined way, is not clear, and when used to interpret the claims, the statement renders them also unclear, contrary to Article 6 PCT (cf. also PCT Guidelines III-4.3a). This statement should have therefore been deleted (or at least the passage in lines 15-16 from "the invention ..." to "...shown, and that" should have been deleted and the clause "as defined by the appended claims" should have been added at the end of line 18).

IPEA/\_\_\_\_I

## **PCT**

**CHAPTER II** 

#### **DEMAND**

under Article 31 of the Patent Cooperation Treaty:
The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty and hereby elects all eligible States (except where otherwise indicated).

For	r International Preliminary	Examining Authorit	y use only
			,,
Identification of IPEA		Date of receipt of I	DEMAND
Box No. 1 IDENTIFICATION OF T	HE INTERNATIONAL	APPLICATION	Applicant's or agent's file reference 402492WO
International application No.	International filing date	(day/month/year)	(Earliest) Priority date (day/month/year)
PCT/IB99/00702	10 March 1999 (	10.03.99)	10 March 1998 (10.03.98)
Title of invention			
Method and system	m for transmitti	ing data.	
Box No. II APPLICANT(S)			·
Name and address: (Family name followed by The address must include p	given name; for a legal entity, ostal code and name of country,	full official designation.	Telephone No.:
•			+31 70 3323678
Koninklijke KPN N.V.			Facsimile No.:
7 Stationsplein			+31 70 3323840
9726 AE GRONINGEN The Netherlands			Teleprinter No.:
The Mether rands		·	
State (that is, country) of nationality:		State (that is, coun	try) of residence:
NL		NL	
Name and address: (Family name followed by	given name; for a legal entity, fi	ull official designation. The	e address must include postal code and name of country.)
PIETERSE, Rob Verbenalaan 1 2111 ZL AERDENHOUT The Netherlands			
State (that is, country) of nationality:		State (that is, coun	try) of residence:
NL		NL	
Name and address: (Family name followed by DE LEEUW, Edo Mark Al Asterstraat 31 3551 SW UTRECHT The Netherlands		ull official designation. Th	e address must include postal code and name of country.)
State (that is, country) of nationality:		State (that is, country	y) of residence:
NL NL		NL.	
X Further applicants are indicated on	a continuation sheet.		

#### Sheet No. . 2.

International application No. PCT/IB99/00702

Continuation of Box No. II APPLICANT(S)					
If none of the following sub-boxes is used, this sheet should not be included in the demand.					
Name and address: (Family name followed by given name; for a legal entity, further value of the VAN DER PUT, Ronald Robertus Gerardu Hoekmanstraat 26 1315 JN ALMERE The Netherlands					
State (that is, country) of nationality:	State (that is, country) of residence:				
· · · · · · · · · · · · · · · · · · ·					
NL	NL				
State (that is, country) of nationality:	State (that is, country) of residence:				
Name and address: (Family name followed by given name; for a legal entity, ful					
State (that is, country) of nationality:	State (that is, country) of residence:				
Name and address: (Family name followed by given name; for a legal entity, ful					
State (that is, country) of nationality:	State (that is, country) of residence:				
Further applicants are indicated on another continuation she	et.				

Sheet No. . 3.

International application No.

PCT/IB99/00702

Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CO	RRESPONDENCE				
The following person is x agent common representative					
and X has been appointed earlier and represents the applicant(s) also for international preliminary examination.					
is hereby appointed and any earlier appointment of (an) agent(s)/common represer	ntative is hereby revoked.				
is hereby appointed, specifically for the procedure before the International Preliming the agent(s)/common representative appointed earlier.	nary Examining Authority, in addition to				
Name and address: (Family name followed by given name; for a legal entity, full official designation.  The address must include postal code and name of country.)	Telephone No.:				
WI DIN D	+31_70_3323678				
KLEIN, Bart Koninklijke KPN N.V.	Facsimile No.:				
P.O. BOX 95321	121 70 2222840				
2509 CH THE HAGUE	+31 70 3323840 Teleprinter No.:				
Yhe Netherlands					
Address for correspondence: Mark this check-box where no agent or common respace above is used instead to indicate a special addr ess to which correspondence					
Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINATION					
Statement concerning amendments:*					
1. The applicant wishes the international preliminary examination to start on the basis of	:				
x the international application as originally filed					
the description x as originally filed					
as amended under Article 34					
the claims x as originally filed					
as amended under Article 19 (together with any accompanying	g statement)				
as amended under Article 34					
the drawings x as originally filed					
as amended under Article 34					
2. The applicant wishes any amendment to the claims under Article 19 to be considered as reversed.					
3. The applicant wishes the start of the international preliminary examination to be postponed until the expiration of 20 months					
from the priority date unless the International Preliminary Examining Authority receives a copy of any amendments made under Article 19 or a notice from the applicant that he does not wish to make such amendments (Rule 69.1(d)). (This checkbox may be marked only where the time limit under Article 19 has not yet expired.)					
* Where no check-box is marked, international preliminary examination will start on the basis of the international application as originally filed or, where a copy of amendments to the claims under Article 19 and/or amendments of the international application under Article 34 are received by the International Preliminary Examining Authority before it has begun to draw up a written opinion or the international preliminary examination report, as so amended.					
Language for the purposes of international preliminary examination: English					
which is the language in which the international application was filed.					
which is the language of a translation furnished for the purposes of international search.					
which is the language of publication of the international application.					
which is the language of the translation (to be) furnished for the purposes of	international preliminary examination.				
Box No. V ELECTION OF STATES					
The applicant hereby elects all eligible States (that is, all States which have been designa the PCT)	ted and which are bound by Chapter II of				
excluding the following States which the applicant wishes not to elect:					

**CHAPTER II** 

# **PCT**

#### FEE CALCULATION SHEET

#### Annex to the Demand for international preliminary examination

For International Preliminary Examining Authority use only
International application No. PCT/IB99/00702
Applicant's or agent's file reference  402492W0  Date stamp of the IPEA
Applicant
Koninklijke KPN N.V.
Calculation of prescribed fees
il i
1. Preliminary examination fee
2. Handling fee (Applicants from certain States are entitled to a reduction of 75% of the handling fee. Where the applicant is (or all applicants are) so entitled, the amount to be entered at H is 25% of the handling fee.)  EUR 148
3. Total of prescribed fees Add the amounts entered at P and H and enter total in the TOTAL box
Mode of Payment
authorization to charge deposit cash cash
cheque revenue stamps
postal money order coupons
bank draft other (specify):
Deposit Account Authorization (this mode of payment may not be available at all IPEAs)
The IPEA/ IB x is hereby authorized to charge the total fees indicated above to my deposit account.
(this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account.
WIPO: 12071
Deposit Account Number Date (day/month/year) Signature Bart KLEIN

Sheet No. . 4.

International application No.

PCT/IB99/00702

Box No. VI CHECK LIST				
The demand is accompanied by the following ele Box No. IV, for the purposes of international pro-	ements, in the lang	uage referred to in ation:		onal Preliminary uthority use only not received
translation of international application	:	sheets		
2. amendments under Article 34	:	sheets		
copy (or, where required, translation) of amendments under Article 19	:	sheets		
copy (or, where required, translation) of statement under Article 19	:	sheets		
5. letter	:	sheets		
6. other (specify)	:	sheets		
The demand is also accompanied by the item(s) m	arked below:			
1. X fee calculation sheet		4. statement e	xplaining lack of sign	ature
2. separate signed power of attorney			and or amino acid sequadable form	uence listing in
copy of general power of attorney; reference number, if any:		6. other (speci		
Box No. VII SIGNATURE OF APPLICANT,	AGENT OR CO	DMMON REPRESE	NTATIVE	
Next to each signature, indicate the name of the person signing				rom reading the demand).
Bart KLEIN				
For Internation	onal Preliminary E	xamining Authority u	se only	
1. Date of actual receipt of DEMAND:				
2. Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):				
The date of receipt of the demand is AFTER the expiration of 19 months from the priority date and item 4 or 5, below, does not apply.  The applicant has been informed accordingly.				
4. The date of receipt of the demand is Rule 80.5.	WITHIN the peri	iod of 19 months from	n the priority date as	extended by virtue of
5. Although the date of receipt of the de is EXCUSED pursuant to Rule 82.	mand is after the e	expiration of 19 month	ns from the priority d	ate, the delay in arrival
	For International	Bureau use only		
Demand received from IPEA on:				

# **PCT**

#### **POWER OF ATTORNEY**

(for an international application filed under the Patent Cooperation Treaty)

(PCT Rule 90.4)

The undersigned applicant(s) (Names should be indicated as they appear in the request):	
KONINKLIJKE KPN N.V. 7 Stationsplein 9726 AE GRONINGEN The Netherlands	
hereby appoints (appoint) the following person as:	ntative
Name and address (Family name followed by given name; for a legal entity, full official designation. The address must include postal co	de and name of country
KLEIN Bart c/o KONINKLIJKE KPN N.V. P.O. BOX 95321 2509 CH THE HAGUE The Netherlands	
to represent the undersigned before  all the competent International Authorities  the International Searching Authority only  the International Preliminary Examining Aut	hority only
in connection with the international application identified below:  Title of the invention: Method and system for transmitting data.	
Applicant's or agent's file reference: 402492W0	
International application number (if aiready available): PCT/IB99/00702	
filed with the following Office WIPO and to make or receive payments on behalf of the undersigned.	as receiving Office
Signature of the applicant(s) (where there are several applicants, each of them must sign; next to each signature, indicate the non the capacity in which the person signs, if such capacity is not obvious from reading the request or this Klein, Bart	ne of the person signing and power):
Date: 23 September 1999	

The undersigned, W. Dik, chairman of the Board of Management and CEO of Koninklijke KPN N.V. (KPN), established and with its registered offices at Groningen, and as such legally authorised to represent the company in all matters concerning intellectual property rights including the right to authorise and to revoke authorization of agents

hereby grants power of attorney to:

#### B. Klein

to represent KPN in all matters concerning intellectual property rights including the right to authorise and to revoke authorization of agents.

Signed at The Hague, on July 9, 1998

W. D

# SAMENWERKINGSVERDRAG (PCT) RAPPORT BETREFFEND NIEUWEIDSONDERZOEK VAN INTERNATIONAAL TYPE

IDENTIFIKATIE VAN DE NAT	IONALE AANVRAGE	Kenmerk van de aanvrager of van de gemachtigde 985073/RBE/eko
Nederlandse aanvrage nr.		Indieningsdatum
1008548		10 maart 1998
	· · · · · · · · · · · · · · · · · · ·	ingeroepen voorrangsdatum
Aanvrager (Naam)		
KON. PTT NEDERI	AND N.V.	
Datum van het verzoek voor eer	onderzoek van internationaal type	Door de instante voor Internationaal Onderzoek (ISA) aan het verzoek voor een onderzoek van internationaal type begekend nr.
		SN 30989 NL
I. CLASSIFICATIE VAN HE	ET ONDERWERP (bij toepassing v	van verschillende dassificaties, alle dassificatiesymbolen opgeven)
Volgens de Internationale classi		
Int.Cl. <sup>6</sup> : H 04	L 12/403	
II. ONDERZOCHTE GEBIE	DEN VAN DE TECHNIEK	
	Onderzochte mini	mum documentatie
Classificatiesysteem		Classificatiesymbolen
•		
Int.Cl.6:	H 04 L, H 04 Q	
Onderzochte andere documenta opgenomen	le dan de minimum documentabe vo	por zover dergelijke documenten in de anderzochte gebieden zijn
III. GEEN ONDERZO	EK MOGELIJK VOOR BEPAAL	DE CONCLUSIES (opmerkingen op aanvullingsblad)
IV. GEBREK AAN EE	NHEID VAN UITVINDING (opm	erkingen op aanvullingsplad)

#### VERSLAG VAN HET NIEUWHEIDSONDERZOEK VAN INTERNATION TYPE

van het verzoek om een nieuwheidsonderzoek Num 1008548

A. CLASSIFICATIE VAN HET ONDERWERP IPC 6 H04L12/403

Volgens de Internationale Classificatie van octrooien (IPC) of zowel volgens de nationale classificatie als volgens de IPC.

B. ONDERZOCHTE GEBIEDEN VAN DE TECHNIEK

Onderzochte miminum documentatie (classificatie gevolgd door classificatiesymbolen)

IPC 6 H04L H04Q

Onderzochte andere documentatie dan de mimimum documentatie, voor dergelijke documenten, voor zover dergelijke documenten in de onderzochte gebieden zijn opgenomen

Tijdens het internationaal nieuwheidsonderzoek geraadpleegde elektronische gegevensbestanden (naam van de gegevensbestanden en, waar uitvoerbaar, gebruikte trefwoorden)

Categorie °	Geciteerde documenten, eventueel metaanduiding van speciaal van belang zijnde passages	Van belang voor conclusie nr.
X	US 5 297 144 A (GILBERT SHELDON L ET AL) 22 Maart 1994 zie het gehele document	1-5,9, 13-17, 20-22
X	US 4 466 001 A (MOORE MORRIS A ET AL) 14 Augustus 1984 zie het gehele document	1-9
X	③ EP 0 495 600 A (NIPPON ELECTRIC CO) 22 Juli 1992 zie het gehele document	1
A	US 4 251 865 A (MOORE MORRIS A ET AL)  17 Februari 1981  zie het gehele document	1,9,13
	-/	

Yerdere documenten worden vermeld in het vervolg van vak C.	X Leden van dezelfde octrooifamille zijnvermeld in een bijlage
<ul> <li>Speciale categorieën van aangehaalde documenten</li> <li>"A" document dat de algemenestand van de techniek weergeeft, maar niet beschouwd wordt als zijnde van bijzonder belang</li> <li>"E" eerder document, maar gepubliceerd op de datum van indiening of daarna</li> <li>"L" document dat het beroep op een recht van voorrang aan twijfel onderhevig maakt of dat aangehaald wordt om de publikatiedatum van een andere aanhaling vast te stellen of om een andere reden</li> </ul>	<ul> <li>"T" later document, gepubliceerd na de datum van indiening of datum van voorrang en niet in strijd met de aanvrage, maar aangehaald ter verduidelijking van het principe of de theorie die aan de uitvinding ten grondslag ligt</li> <li>"X" document van bijzonder belang; de uitvinding waarvoor uitsluitende rechten worden aangevraagd kan niet als nieuw worden beschouwd of kan niet worden beschouwd op inventiviteit te berusten</li> <li>"Y" document van bijzonder belang; de uitvinding waarvoor uitsluitende</li> </ul>
zoals aangegeven "O" document dat betrekking heeft op een mondelinge uiteenzetting, een gebruik, een tentoonstelling of een ander middel "P" document gepubliceerd voor de datum van indiening maar na de ingeroepen datum van voorrang	rechten worden aangevraagd kan niet worden beschouwd als inventief wanneer het document beschouwd wordt in combinatie met één of meerdere soortgelijke documenten, en deze combinatie voor een deskundige voor de hand ligt  "&" document dat deel uitmaakt vandezelfde octrooifamilie
Datum waarop het nieuwheidsonderzoek van internationaal type werd voltooid	Verzenddatum van het rapport van het nieuwheidsonderzoek van internationaal type
4 November 1998	
Naam en adres van de instantie European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk	De bevoegde ambtenaar
Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Janyszek, J-M

# VERSLAG VAN HET NIEUWHEIDSONDERZOEK VAN INTERNATION TYPE

Nummer van het verzoek om een nieuwheidsonderzoek

ategorie °	Geciteerde documenten, eventueel metaanduiding van speciaal van belang zijnde passages	Van belang voor conclusie nr.
	© EP 0 529 269 A (IBM) 3 Maart 1993	
•	zie kolom 6, regel 10 – kolom 7, regel 22	1
	©US 5 577 043 A (GUO EILEEN J ET AL) 19 November 1996 zie het gehele document	1
·		
}		

## VERSLAG VAN HET NIEUWHEIDSONDERZOEK VAN

INTERNATION TYPE
Informatie over leden van e octrooifamilie

Nuramer van het verzoek om een nieuwheidsonderzoek
NL 1008548

In het rapport genoemd octrooigeschrift			Datum van publicatie	Overeenkomend(e) geschrift(en)		Datum van publicatie
US	5297144	Α	22-03-1994	GEEN	<del></del>	
US	4466001	Α	14-08-1984	GEEN		
EP	0495600	Α	22-07-1992	AU AU CA DE 6	4241533 A 641302 B 1019392 A 2059239 A 9209669 D	28-08-1992 16-09-1993 16-07-1992 15-07-1992 15-05-1996
US	4251865	 А	17-02-1981	AU AU CA EP JP JP 5	9209669 T 526710 B 5237079 A 1123491 A 0012502 A 1242896 C 5080947 A 9020216 B	28-11-1996 
EP	0529269	Α	03-03-1993	JP JP	 5241542 A 2047961 C 5207020 A 7083362 B	31-08-1993 25-04-1996 13-08-1993 06-09-1995
US	5577043	Α	19-11-1996	GB JP	1135818 A 2299733 A 9507013 T 9609702 A	13-11-1996 09-10-1996 08-07-1997 28-03-1996